

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF NEW YORK**

UB STUDENTS FOR LIFE, an expressive student organization at the University at Buffalo; **CHRISTIAN ANDZEL**; and **MATTHEW RAMSEY**,

Plaintiffs,

v.

SATISH K. TRIPATHI, in his official capacity as President of University at Buffalo, The State University of New York; **DENNIS R. BLACK**, individually and in his official capacity as Vice President for University Life and Services; **THOMAS R. TIBERI**, individually and in his official capacity as Director of Student Life; **GERALD W. SCHOENLE JR.**, individually and in his official capacity as Chief of Police; **RICHARD LINDE**, individually and in his official capacity as Assistant Chief of Police; **KERRY SPICER**, individually and in her official capacity as Associate Director of Student Unions and Activities; **ELIZABETH HLADCZUK**, individually and in her official capacity as Student Life Reservations Coordinator,

Defendants.

**STIPULATION FOR AMENDMENT OF
THE SETTLEMENT AND
DISCONTINUANCE PURSUANT TO
RULE 41(A)**

Case No. 13-cv-00685-WMS-HKS

WHEREAS, the parties agreed to settle this action pursuant to the provisions of Rule 41(a) of the Federal Rules of Civil Procedure and entered into a Stipulation for Settlement and Discontinuance; and

WHEREAS, the Court entered the stipulation on February 19, 2014; and

WHEREAS, the parties have agreed subsequently to amend the payee terms of the stipulation due to an unforeseen issue; and

NOW, THEREFORE, IT IS HEREBY STIPULATED, AGREED, AND ORDERED, by and between the undersigned, the attorneys of record for all of the parties in the above-entitled action as follows:

1. Instead of paying Plaintiff UB Students for Life directly, the Defendants will pay the sum of six hundred forty-nine dollars and sixty-three cents (**\$649.63**) to plaintiffs by check payable to “Alliance Defending Freedom, IOLTA” and mail the check to plaintiffs’ attorney David J. Hacker, at Alliance Defending Freedom, 101 Parkshore Drive, Suite 100, Folsom, California 95630.
2. All other terms of settlement remain the same as order by the Court on February 19, 2014.

Dated: Buffalo, New York

April 28, 2014

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Attorneys for Plaintiffs

By:



David J. Hacker

Dated: *May 7, 2014*

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State of New York
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By:

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Dated: *5/20/14*

SO ORDERED:

W.M. Skretny
Hon. William M. Skretny
United States District Court Judge